

TENNESSEE DEPARTMENT OF ENVIRONMENT AND CONSERVATION DIVISION OF WATER RESOURCES 401 CHURCH STREET L & C ANNEX 6TH FLOOR NASHVILLE TN 37243

December 28, 2012

Mr. Chuck Hayes, Owner Chuck Hayes Farms e-copy: chaye642@bellsouth.net 134 Holly Fork Cove Paris, TN 38242

Re: State Operating Permit No. SOP-12017

Chuck Hayes Farms

Paris, Henry County, Tennessee

Dear Mr. Hayes:

In accordance with the provisions of the Tennessee Water Quality Control Act, Tennessee Code Annotated (T.C.A.), Sections 69-3-101 through 69-3-120, the Division of Water Resources hereby issues the enclosed State Operating Permit. The continuance and/or reissuance of this Permit is contingent upon your meeting the conditions and requirements as stated therein.

Please be advised that a petition for permit appeal may be filed, pursuant to T.C.A. Section 69-3-105, subsection (i), by the permit applicant or by any aggrieved person who participated in the public comment period or gave testimony at a formal public hearing whose appeal is based upon any of the issues that were provided to the commissioner in writing during the public comment period or in testimony at a formal public hearing on the permit application. Additionally, for those permits for which the department gives public notice of a draft permit, any permit applicant or aggrieved person may base a permit appeal on any material change to conditions in the final permit from those in the draft, unless the material change has been subject to additional opportunity for public comment. Any petition for permit appeal under this subsection (i) shall be filed with the technical secretary of the Water Resources Board within thirty (30) days after public notice of the commissioner's decision to issue or deny the permit. A copy of the filing should also be sent to TDEC's Office of General Counsel.

If you have questions, please contact the Jackson Environmental Field Office at 1-888-891-TDEC; or, at this office, please contact Ms. Erin O'Brien at (615) 253-2245 or by E-mail at *Erin.O'Brien@tn.gov*.

Sincerely,

Vojin Janjić

Manager, Permit Section

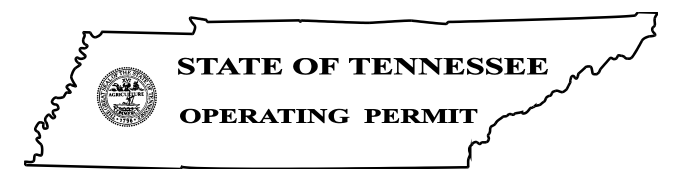
Enclosure

cc/ec: Permit Section File

Jackson Environmental Field Office (Jack.Wade@tn.gov)

Sam Marshall, TDA, Sam.Marshall@tn.gov

Mr. J.T. Workman, IV, Workman Consulting, LLC, workman 22@hotmail.com



No. SOP-12017

Issued By

Tennessee Department of Environment and Conservation
Division of Water Resources
401 Church Street
6th Floor, L & C Annex
Nashville, Tennessee 37243

In accordance with the provisions of Tennessee Code Annotated Section 69-3-108 and regulations promulgated pursuant thereto:

permission is hereby granted to: Chuck Hayes Farms, a hog supplier to Tosh Pork

for the operation of: a concentrated animal feeding operation (CAFO) with a capacity for

8,800 swine, that may discharge overflow of process wastewater from a lagoon designed, constructed, operated, and maintained to contain all process-generated wastewater plus the runoff from a 25-year, 24-hour rainfall event; no discharges will be authorized from the under-barn

waste storage pits

from a facility located: at 1645 Jim Merrell Road in Paris, Henry County, Tennessee

near receiving waters named: Nelson Creek

in accordance with effluent limitations, monitoring requirements and other conditions set forth herein.

This permit shall become effective on: **February 1, 2013**

This permit shall expire on: **December 31, 2017**

Issuance date: January 1, 2013

for Sandra K. Dudley, Ph.D., P.E.

Tarrut

Director

CN-0759 RDAs 2352 and 2366

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PART I

A. AUTHORIZATION

Chuck Hayes Farms, a hog supplier to Tosh Pork, located at 1645 Jim Merrell Road in Paris, Henry County, Tennessee, is authorized to operate a concentrated animal feeding operation (CAFO), which is located near Nelson Creek. This CAFO must have all measures, structures, etc. in place and fully implemented, according to the site-specific nutrient management plan (NMP) approved by the Tennessee Department of Agriculture, on or before the permit effective date.

B. EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

The permittee shall attain the limitations and requirements of this permit as of the effective date of this permit for the following areas.

1. Production Areas

Except as provided below, there must be no discharge of manure, litter, or process wastewater pollutants into waters of the state from the production area. No discharges will be authorized from the under-barn waste storage pits as no precipitation should be allowed to enter the underbarn waste storage pits.

Whenever precipitation causes an overflow of manure, litter, or process wastewater, pollutants in the overflow may be discharged into waters of the state provided that:

- a. The production area is designed, constructed, operated and maintained to contain all manure, litter, and process wastewater including the runoff and the direct precipitation from a 25-year, 24-hour rainfall event (equivalent of 6.96 inches of precipitation for this location); and
- b. The production area is operated in accordance with the requirements of this permit.

2. Land Application Areas

Application rates for manure, litter, or process wastewater to land under the ownership or operational control of the CAFO must be managed to minimize phosphorus and nitrogen transport from the application field(s) to waters of the state according to the permittee's site-specific nutrient management plan (NMP).

The discharges from land application areas are subject to the following requirements:

- a. The NMP must be fully implemented by the permit effective date.
- b. The best management practices (BMPs) listed in subpart III.C must be developed and fully implemented by the permit effective date.
- c. Inspections and records shall be maintained as specified in subpart I.E below.

3. Timing Limitations

There must not be land application of nutrients including manure, litter or process waste water, within 24 hours of a precipitation event that may cause runoff from the fields. The operator shall not land apply nutrients to frozen, flooded, or saturated soils when the potential for runoff is high. All applications of manure shall be made during the months of March through October subject to the limitations of this section. Manure applications may only be made in the months of November through February in the event that the level of manure in the lagoon is getting close to the two-foot freeboard mark; manure application made during November through February must receive prior authorization from the Jackson Environmental Field Office.

4. Nutrient Application Requirements

All additions of plant available nitrogen and phosphorus, including manure, fertilizer, biosolids, etc., to the fields listed in the permittee's NMP shall be documented according to the record keeping requirements listed in section I.D.2 below.

5. Nutrient Calculation Methodology

The permittee has provided the methodology used to determine the amount of nitrogen and phosphorus in the manure, litter, and process wastewater to be land applied. This methodology includes the calculations used to determine the quantity of manure to be land applied and incorporates the nutrient content of the manure and the nutrient needs of the proposed crops. A copy of this methodology is included in Appendix A of this permit.

The permittee must calculate the maximum amount of manure, litter, and process wastewater to be land applied at least once each year using the results of the most recent representative manure, litter, and process wastewater tests for nitrogen and phosphorus taken within 12 months of the date of land application. The permittee shall use the methodology provided in Appendix A for these calculations and shall keep a copy of all calculations with their records, as required by section I.D.2 below.

6. Rainfall Monitoring

A rain gauge shall be kept on site and properly maintained. Amounts of rainfall shall be recorded for all rainfall events, as defined in subpart I.F below.

7. Discharge Notification and Sampling

If for any reason, there is a discharge to a water body of the state or an overflow or discharge from a waste retention structure, the permittee shall make oral notification within 24-hours to the Division of Water Resources (division) by calling 1-888-891-TDEC and shall notify the division's Jackson Environmental Field Office (EFO), at the address listed below, in writing within five working days of the discharge from the facility. The written notification must include a description of the discharge (including the cause and flow path of the discharge), volume of discharge, time of discharge, and the cause of the discharge.

Jackson Environmental Field Office Water Pollution Control 1625 Hollywood Drive Jackson, TN 38305 In addition, the permittee shall collect a sample of the waste/wastewater discharged and shall analyze the sample for the parameters shown in Table 1 below, at a minimum:

Sample **Effluent Characteristic Frequency** Type Flow 1/Discharge Estimate BOD5 1/Discharge Grab Total Suspended Solids (TSS) 1/Discharge Grab Nitrogen, Total 1/Discharge Grab Nitrogen, Ammonia Total 1/Discharge Grab Total Kjeldahl Nitrogen 1/Discharge Grab Nitrogen Nitrate Total (as N) 1/Discharge Grab Phosphorus, Total 1/Discharge Grab Phosphorus, Dissolved 1/Discharge Grab Escherichia coli 1/Discharge Grab

Table 1. Discharge Monitoring Requirements.

Note: The division suggests that permittees obtain appropriate sampling containers to retain on site or that permittees have a laboratory available that will be able to conduct the required sampling within 30 minutes if a discharge occurs.

Sampling results shall be submitted to the Jackson EFO along with the following information within 30 days of the discharge:

- a. Volume of the discharge: An estimate of the volume of the release and the date and time.
- b. Sampling procedures: Samples shall consist of grab samples collected from the over-flow or discharges from the retention structure. A minimum of one sample shall be collected from the initial discharge (within 30 minutes). Samples must be collected in compliance with the requirements of section I.C.2 below.
- c. Reasons for not sampling: If conditions are not safe for sampling, the permittee must provide documentation of why samples could not be collected. However, once the unsafe conditions have passed, the permittee shall collect a sample for the retention structure (pond or lagoon) within 30 minutes.
- d. All monitoring information required by this section shall be submitted to the division using the forms provided in Appendix D.

C. MONITORING PROCEDURES

1. Representative Sampling

Samples and measurements taken in compliance with the monitoring requirements specified herein shall be representative of the volume and nature of the discharge, and shall be taken prior to mixing with uncontaminated stormwater runoff or the receiving stream.

^{*}Flow shall be reported in Million Gallons per Day (MGD)

2. Test Procedures

Monitoring results must be conducted according to test procedures specified in TDEC Rule 1200-04-05-.07.

3. Recording of Results

For each measurement or sample taken pursuant to the requirements of this permit, the permittee shall record the following information:

- a. The exact place, date and time of sampling;
- b. The exact person(s) collecting samples;
- c. The dates and times the analyses were performed;
- d. The person(s) or laboratory who performed the analyses;
- e. The analytical techniques or methods used, and;
- f. The results of all required analyses.

D. INSPECTION, RECORD KEEPING, AND REPORTING

1. Inspections

Daily inspections of all water lines, including drinking water or cooling water are required.

Weekly inspections are also required for the following:

- a. All stormwater diversion devices, runoff diversion structures, and devices channeling contaminated stormwater to the wastewater and manure storage and containment structure,
- b. Manure, litter, and process wastewater impoundments noting the liquid level in the impoundments, and
- c. Compost facilities.

2. Record Keeping

The permittee must create, maintain for five years from the date they are created, and make available to the director, upon request, the following records:

- a. All applicable records documenting the implementation and management of the minimum elements of the NMP, as listed in subpart III.B below;
- b. All applicable records documenting the implementation and management of the required BMPs, as listed in subpart III.C below;
- c. A copy of the CAFO's site-specific NMP and records of its annual review;
- d. A copy of the CAFO's most recent permit application;
- e. A copy of the CAFO's permit shall be kept on site;
- f. Records documenting the following visual inspections:
 - i. Weekly inspections of all stormwater diversion devices, runoff diversion structures, and devices channeling contaminated stormwater to the wastewater and manure storage and containment structure(s);
 - ii. Daily inspections of water lines, including drinking water or cooling water lines; and

- iii. Weekly inspections of the manure, litter, and process wastewater impoundments noting the liquid level in the impoundments;
- g. Weekly records of the depth of the manure and process wastewater in any open surface liquid impoundment as indicated by the required depth marker which indicates the minimum capacity necessary to contain the runoff and direct precipitation of the 25-year, 24-hour rainfall event. In the case of swine or poultry CAFOs that are new sources the depth marker must indicate minimum capacity necessary to contain the runoff and direct precipitation associated with the design storm used for sizing the impoundment.
- h. Records documenting any corrective actions taken; deficiencies must be corrected as soon as possible. If deficiencies are not corrected within 30 days of notice of deficiency, the records must include an explanation of the factors preventing immediate correction;
- i. Records of mortalities management and practices used to comply with the NMP and the most recent versions of NRCS Conservation Practice Standards 316 and 317, per the requirements of TDEC Rule 1200-04-05-.14;
- j. Records documenting the current design of any manure or litter storage structures, including volume for solids accumulation, design treatment volume, total design volume, and approximate number of days of storage capacity;
- k. Annual records of the estimated depth of solids in any open surface liquid impoundment, as indicated by the required depth marker which indicates the minimum capacity necessary to contain the runoff and direct precipitation of the 25-year, 24-hour rainfall event. The permittee shall use these estimated depths of solids and the design specifications of the liquid impoundments to determine when accumulated solids need to be removed;
- 1. Annual records of estimated depth of solids in the under-barn waste storage pits. The permittee shall use these estimated depths of solids and the design specifications of the liquid impoundments to determine when accumulated solids need to be removed;
- m. Records of the date, time, and estimated volume of any overflow;
- n. Expected and actual crop yields;
- o. The date(s) manure, litter, or process wastewater is applied to each field;
- p. Weather conditions at time of application and for 24 hours prior to and following application;
- q. Test methods used to sample and analyze manure, litter, process wastewater, and soil,
- r. Results from annual manure, litter, and/or process wastewater sampling that was analyzed for nitrogen and phosphorus content;
- s. Results from most recent soil sampling (a minimum of once every five years) analyzed for phosphorus content;
- t. Explanation of the basis for determining manure application rates, as provided in the technical standards established by the NRCS or as otherwise approved by the director or the Tennessee Department of Agriculture and consistent with applicable state and federal rules;
- u. Calculations showing the total nitrogen and phosphorus to be applied to each field, including sources other than manure, litter, or process wastewater;
- v. Total amount of nitrogen and phosphorus actually applied to each field, including documentation of calculations for the total amount applied;
- w. The method used to apply the manure, litter, or process wastewater; and
- x. Date(s) of manure application equipment inspection and calibration.

3. Annual Report

The permittee must submit an annual report for the previous calendar year, by February 15 that includes:

- a. The number and type of animals, whether in open confinement or housed under roof;
- b. Estimated amount of total manure, litter and process wastewater generated by the CAFO in the previous calendar year (tons/gallons);
- c. Estimated amount of total manure, litter and process wastewater transferred to a third party by the CAFO in the previous calendar year (tons/gallons);
- d. Total number of acres for land application covered by the site-specific NMP;
- e. Total number of acres under control of the CAFO that were used for land application of manure, litter and process wastewater in the previous calendar year;
- f. A summary of all manure, litter and process wastewater discharges to waters of the state from the production area that have occurred in the previous calendar year, including date, time, and approximate volume;
- g. A statement indicating whether the current version of the CAFO's NMP was developed or approved by a certified nutrient management planner;
- h. The actual crop(s) planted and actual yield(s) for each field;
- i. The actual nitrogen and phosphorus content of the manure, litter and process wastewater;
- j. The results of calculations to determine the maximum amount of manure, litter and process wastewater to be land applied and the data used in the calculations;
- k. The actual amount of manure, litter and process wastewater applied during the previous calendar year;
- 1. The results of any soil tests for nitrogen and phosphorus conducted in the previous calendar year; and
- m. The amount of any supplemental fertilizer applied during the previous calendar year.

Annual reports must be submitted to the Jackson EFO at the address listed in section I.B.7 above, and to the Nashville Central Office Enforcement and Compliance Section at the address listed below.

Tennessee Division of Water Resources Enforcement and Compliance Section Attention: Compliance Review 6th Floor L & C Annex 401 Church Street Nashville, TN 37243

4. Falsifying Reports

Knowingly making any false statement on any report required by this permit may result in the imposition of criminal penalties as provided for in Section 69-3-115 of the Tennessee Water Quality Control Act.

E. SCHEDULE OF COMPLIANCE

Full compliance and operational levels shall be attained from the effective date of this permit.

F. DEFINITIONS

An **animal feeding operation** (AFO) is a facility that (1) stables, confines and feeds or maintains animals (other than aquatic animals) for a total of 45 days or more in any 12-month period and (2) does not sustain crops, vegetation, forage growth, or post-harvest residues in the normal growing season over any portion of the facility. Two or more AFOs under common ownership are considered to be a single AFO for the purposes of determining the number of animals at an operation, if they adjoin each other or if they use a common area or system for the disposal of wastes.

For the purpose of this permit, **annually** is defined as a monitoring frequency of once every twelve (12) months beginning with the date of issuance of this permit so long as the following set of measurements for a given 12 month period are made approximately 12 months subsequent to that time.

A **bypass** is defined as the intentional diversion of waste streams from any portion of a treatment facility.

For the purpose of this permit, a **calendar day** is defined as any 24-hour period from midnight to midnight or any other 24-hour period that reasonably approximates the midnight-to-midnight time period.

A concentrated animal feeding operation (CAFO) means an "animal feeding operation" which meets the criteria in 40 Code of Federal Regulations Part 122, or which the director designates as a significant contributor of pollution pursuant to TDEC Rule 1200-04-05.

Degradation means the alteration of the properties of waters by the addition of pollutants or removal of habitat.

De Minimis – Alterations, other than those resulting in the condition of pollution or new domestic wastewater discharges, that represent either a small magnitude or a short duration shall be considered a de minimis impact and will not be considered degradation for purposes of implementing the antidegradation policy. Discharges other than domestic wastewater will be considered de minimis if they are temporary or use less than five percent of the available assimilative capacity for the substance being discharged. If more than one activity has been authorized in a segment and the total of the impacts uses no more than ten percent of the assimilative capacity, available habitat, or 7Q10 low flow, they are presumed to be de minimis. Where total impacts use more than ten percent of the assimilative capacity, available habitat, or 7Q10 low flow they may be treated as de minimis provided that the division finds on a scientific basis that the additional degradation has an insignificant effect on the resource and that no single activity is allowed to consume more than five percent of the assimilative capacity, available habitat or 7Q10 low flow.

Discharge or **discharge** of a **pollutant** refers to the addition of pollutants to waters from a source.

Land application area means the land under the control of an AFO owner or operator to which manure, litter or process wastewater from the AFO production area is or may be applied.

A **large CAFO** (Class I CAFO) is an AFO that confines greater than or equal to the number of animals specified in table 1200-04-05-.14.1.

The term **manure** is defined to include manure, bedding, compost and raw materials or other materials commingled with manure or set aside for disposal.

A **medium CAFO** (Class II CAFO) is an AFO that confines greater than or equal to the number of animals specified in table 1200-04-05-.14.1 and also meets the criteria of 1200-04-05-.14 (3).

A site-specific **nutrient management plan (NMP)** is a conservation plan that is unique to animal feeding operations. It is a grouping of conservation practices and management activities which, when implemented as part of a conservation system, will help to ensure that both production and natural resource protection goals are achieved. Guidance for developing a NMP is located in USDA-NRCS's National Planning Procedures Handbook.

The NRCS is the United States Department of Agriculture, Natural Resources Conservation Service.

Owner or operator means any person who owns, leases, operates, controls or supervises a source.

Production Area means that part of an AFO that includes the animal confinement area, the manure storage area, the raw materials storage area, and the waste containment areas.

- The animal confinement area includes but is not limited to open lots, housed lots, feedlots, confinement houses, stall barns, free stall barns, milk rooms, milking centers, cowyards, barnyards, medication pens, walkers, animal walkways associated with barns or barnyards, and stables.
- The manure storage area includes but is not limited to lagoons, runoff ponds, storage sheds, stockpiles, under house or pit storages, liquid impoundments, static piles, and composting piles. If an AFO stores manure in the field (i.e., manure or litter piled for more than several days before land application occurs), the field storage is considered to be a production area. Note that manure or litter stored uncovered for more than two weeks is not considered to be short-term or temporary storage, and is included in the definition of production area.
- The raw materials storage area includes but is not limited to feed silos, silage bunkers, and organic bedding materials.
- The waste containment area includes but is not limited to settling basins, and areas within berms and diversions that separate uncontaminated stormwater.
- The production area also includes any egg washing or egg processing facility, and any area used in the storage, handling, treatment, or disposal of mortalities.

Process wastewater means water that comes in contact with a production process, its raw materials, products or byproducts. This includes spillage, wash-water, and overflow from animal watering systems or contact-cooling water. In the case of AFOs, process water would include water that contacts manure, litter, feed, milk, eggs or bedding.

A **rainfall event** is defined as any occurrence of rain, preceded by 10 hours without precipitation that results in an accumulation of 0.01 inches or more. Instances of rainfall occurring within 10 hours of each other will be considered a single rainfall event. Ten -year, 24-hour rainfall event, 25-year, 24-hour rainfall event, and 100-year, 24-hour rainfall event are mean precipitation events with a probable recurrence interval of once in 10 years, or 25 years, or 100 years, respectively, as defined by the National Weather Service in Technical Paper No. 40, "Rainfall

Frequency Atlas of the United States," May, 1961, or equivalent regional or state rainfall probability information developed from this source.

Setback means a specified distance from surface waters or potential conduits to surface waters where manure, litter, and process wastewater may not be land applied. Examples of conduits to surface waters include but are not limited to: open tile line intake structures, sinkholes, and wells.

TDA is the Tennessee Department of Agriculture.

Unavailable Conditions exist where water quality is at, or fails to meet, the criterion for one or more parameters.

Upset means an exceptional incident in which there is unintentional and temporary noncompliance with technology-based effluent limitations because of factors beyond the reasonable control of the permittee. An upset does not include noncompliance to the extent caused by operational error, improperly designed treatment facilities, inadequate treatment facilities, lack of preventive maintenance, or careless or improper operation.

Vegetated buffer means a narrow, permanent strip of dense perennial vegetation established parallel to the contours of and perpendicular to the dominant slope of the field for the purposes of slowing water runoff, enhancing water infiltration, and minimizing the risk of any potential nutrients or pollutants from leaving the field and reaching surface waters.

Waters means any and all water, public or private, on or beneath the surface of the ground, which are contained within, flow through, or border upon Tennessee or any portion thereof except those bodies of water confined to and retained within the limits of private property in single ownership which do not combine or effect a junction with natural surface or underground waters.

PART II

A. DUTY TO COMPLY

The permittee must comply with all conditions of this permit. Any permit noncompliance constitutes a violation of the Water Quality Control Act and is grounds for enforcement action; for permit termination, revocation and reissuance, or modification; or denial of a permit renewal application.

B. DUTY TO REAPPLY

The permittee is not authorized to operate after the expiration date of this permit. In order to receive authorization to operate beyond the expiration date, the permittee shall submit such information and forms as are required to the director no later than 180 days prior to the expiration date.

C. PROPER OPERATION AND MAINTENANCE

The permittee shall at all times properly operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used by the permittee to achieve compliance with the conditions of this permit. Proper operation and maintenance also includes adequate laboratory controls and appropriate quality assurance procedures. This provision requires the operation of backup or auxiliary facilities or similar systems, which are installed by a permittee only when the operation is necessary to achieve compliance with the conditions of the permit.

D. PERMIT ACTIONS

This permit may be modified, revoked and reissued, or terminated for cause. The filing of a request by the permittee for a permit modification, revocation and reissuance, or termination, or a notification of planned changes or anticipated noncompliance does not stay any permit condition. Causes for such permit action include but are not limited to the following:

- 1. Violation of any terms or conditions of the permit;
- 2. Obtaining a permit by misrepresentation or failure to disclose fully all relevant facts; and
- 3. A change in any condition that requires either a temporary or permanent reduction or elimination of the permitted discharge.

E. PROPERTY RIGHTS

This permit does not convey property rights of any sort, or any exclusive privilege.

F. DUTY TO PROVIDE INFORMATION

The permittee shall furnish to the commissioner, within a reasonable time, any information which the commissioner may request to determine whether cause exists for modifying, revoking and reissuing, or terminating this permit or to determine compliance with this permit. The permittee shall also furnish to the commissioner upon request, copies of records required to be kept by this permit.

G. INSPECTION AND ENTRY

The permittee shall allow the commissioner, or an authorized representative, upon presentation of credentials and other documents as may be required by law, to:

- 1. Enter upon the permittee's premises where a regulated facility or activity is located or conducted, or where records must be kept under the conditions of this permit;
- 2. Have access to and copy, at reasonable times, any records that must be kept under the conditions of this permit;
- 3. Inspect at reasonable times any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this permit; and
- 4. Sample or monitor at reasonable times, for the purposes of assuring permit compliance or as otherwise authorized by the commissioner.

H. MONITORING, RECORDS AND REPORTING

Samples and measurements taken for the purpose of monitoring shall be representative of the monitored activity. The permittee shall retain records of all monitoring information, including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation, copies of all reports required by this permit, and records of all data used to complete the application for this permit, for a period of at least 3 years from the date of the sample, measurement, report or application. This period may be extended by request of the director at any time.

- 1. Records of monitoring information shall include:
 - a. the date, exact place, and time of sampling or measurements;
 - b. the individual(s) who performed the sampling or measurements;
 - c. the date analyses were performed;
 - d. the individual(s) who performed the analyses;
 - e. the laboratory where the analyses were performed;
 - f. the analytical techniques or methods used; and
 - g. the results of such analyses.
- Monitoring results must be conducted according to test procedures approved under 40 CFR Part 136.
- 3. Regular reporting (at a frequency of not less than once per year) to assure that compliance is being achieved will normally be required of the discharger in any permit as indicated below:
 - a. Monitoring results must be reported on a Discharge Monitoring Report (DMR) or forms provided or specified by the commissioner. Monitoring may also be reported via electronic reporting methods established by the commissioner.
 - b. If the permittee monitors any pollutant more frequently than required by the permit using test procedures approved under 40 CFR Part 136, or as specified in the permit, the results of this monitoring shall be included in the calculation and reporting of the data submitted in the DMR or other reporting form specified by the commissioner.
 - c. Calculations for all limitations, which require averaging of measurements, shall utilize an arithmetic mean unless otherwise specified in the permit.

I. SIGNATORY REQUIREMENT

All applications, reports, or information submitted to the commissioner shall be signed and certified by the persons identified in 1200-04-05-.05(6)(a-c), making the following certification:

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations. As specified in Tennessee Code Annotated Section 39-16-702(a)(4), this declaration is made under penalty of perjury.

J. PLANNED CHANGES

The permittee will annually review and update the NMP and notify the director whenever there have been significant changes that affect the amount of manure produced, such as the number of animals on site; changes in how the manure is handled, stored, transferred, or land applied; or changes to how animal mortalities are handled. The permittee shall give notice to the director as soon as possible of any planned physical alterations or additions to the permitted facility. Notice is required only when:

- a. The alteration or addition to a permitted facility is considered a new source per 1200-04-05-.02 (54);
- b. The alteration or addition could significantly change the nature or increase the quantity of pollutants discharged; or
- c. The alteration or addition results in a significant change in the permittee's sludge use or disposal practices.

K. Transfers

Individual permits are not transferable to any person except after notice to the commissioner, as specified below. The commissioner may require modification or revocation and reissuance of the permit to change the name of the permittee.

- 1. The permittee notifies the commissioner of the proposed transfer at least 30 days in advance of the proposed transfer date.
- 2. The notice includes a written agreement between the existing and new permittees containing a specified date for transfer of permit responsibility, coverage, and liability between them.
- 3. The permittee must provide the following information to the commissioner in their formal notice of intent to transfer ownership:
 - a. The permit number of the subject permit;
 - b. The effective date of the proposed transfer;
 - c. The name and address of the transferor;
 - d. The name and address of the transferee;
 - e. The names of the responsible parties for both the transferor and transferee;
 - f. A statement that the transferee assumes responsibility for the subject permit:
 - g. A statement that the transferor relinquishes responsibility for the subject permit;
 - h. The signatures of the responsible parties for both the transferor and transferee pursuant to the signatory requirements of this part; and
 - i. A statement regarding any proposed modifications to the facility, its operations, or any other changes, which might affect the permit, limits and conditions contained in the permit.

L. Bypass

Bypass, as defined by 1200-04-05-.02(1), is prohibited unless:

1. bypass was unavoidable to prevent loss of life, personal injury, or severe property damage;

- 2. there were no feasible alternatives to the bypass, such as the use of auxiliary treatment facilities, retention of untreated wastes, or maintenance during normal periods of equipment downtime. This condition is not satisfied if adequate backup equipment should have been installed in the exercise of reasonable engineering judgment to prevent a bypass which occurred during normal periods of equipment downtime or preventive maintenance; and
- 3. for anticipated bypass, the permittee submits prior notice, to the Division, if possible at least ten days before the date of the bypass; or
- 4. for unanticipated bypass, the permittee submits notice to the Division of an unanticipated bypass within 24 hours from the time that the permittee becomes aware of the bypass.

A bypass that does not cause effluent limitations to be exceeded may be allowed only if the bypass is necessary for essential maintenance to assure efficient operation.

M. OVERFLOW

Overflows as defined by 1200-04-05-.02 are prohibited.

N. NONCOMPLIANCE

In the case of any noncompliance which could cause a threat to human health or the environment, the permittee shall report the noncompliance to the commissioner within 24 hours from the time the permittee becomes aware of the circumstances. A written submission must be provided within five days of the time the permittee becomes aware of the noncompliance. The permittee shall provide the following information:

- 1. A description of, and the cause of the noncompliance;
- 2. The period of noncompliance, including exact dates and times or, if not corrected, the anticipated time the noncompliance is expected to continue;
- 3. The steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance.

O. UPSET

An upset shall constitute an affirmative defense to an action brought for noncompliance with such technology-based permit effluent limitations if the permittee demonstrates, through properly signed, contemporaneous operating logs, or other relevant evidence that:

- 1. An upset occurred and that the permittee can identify the cause(s) of the upset;
- 2. The permitted facility was at the time being operated in a prudent and workman-like manner and in compliance with proper operation and maintenance procedures;
- 3. The permittee submitted information required under "Reporting of Noncompliance" within 24 hours of becoming aware of the upset (if this information is provided orally, a written submission must be provided within five days); and
- 4. The permittee complied with any remedial measures required under "Adverse Impact."

P. ADVERSE IMPACT

The permittee shall take all reasonable steps to minimize any adverse impact to the waters of Tennessee resulting from noncompliance with this permit, including such accelerated or additional monitoring as necessary to determine the nature and impact of the non-complying discharge. It shall not be a defense for the permittee in an enforcement action that it would have

been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit.

Q. NOTIFICATION

The following notification requirements apply to industrial/mining dischargers and publicly owned treatment works.

Industrial/mining dischargers shall notify the commissioner as soon as they know or have reason to believe:

- a. That any activity has occurred or will occur which would result in the discharge on a routine or frequent basis, of any toxic substance(s) (listed at 40 CFR 122, Appendix D, Table II and III) which is not limited in the permit, if that discharge will exceed the highest of the following "notification levels":
 - i. One hundred micrograms per liter (100 ug/l);
 - ii. Two hundred micrograms per liter (200 ug/l) for acrolein and acrylonitrile; five hundred micrograms per liter (500 ug/l) for 2,4-dinitrophenol and for 2-methyl-4,6-dinitrophenol; and one milligram per liter (1 mg/l) for antimony;
 - iii. Five times the maximum concentration value reported for that pollutant(s)in the permit application; or
 - iv. The level established by the commissioner.
- b. That any activity has occurred or will occur which would result in any discharge, on a non-routine or infrequent basis, of a toxic pollutant which is not limited in the permit, if that discharge will exceed the highest of the following "notification levels":
 - i. Five hundred micrograms per liter (500 ug/l);
 - ii. One milligram per liter (1 mg/l) for antimony;
 - iii. Ten times the maximum concentration value reported for that pollutant in the permit application; or
 - iv. The level established by the commissioner.

R. LIABILITIES

1. Civil and Criminal Liability

Except as provided in permit conditions nothing in this permit shall be construed to relieve the permittee from civil or criminal penalties for noncompliance. Notwithstanding this permit, the permittee shall remain liable for any damages sustained by the State of Tennessee, including but not limited to fish kills and losses of aquatic life and/or wildlife, as a result of the discharge of wastewater to any surface or subsurface waters. Additionally, notwithstanding this permit, it shall be the responsibility of the permittee to conduct its wastewater treatment and/or discharge activities in a manner such that public or private nuisances or health hazards will not be created.

2. Liability Under State Law

Nothing in this permit shall be construed to preclude the institution of any legal action or relieve the permittee from any responsibilities, liabilities, or penalties established pursuant to any applicable state law or the Federal Water Pollution Control Act, as amended.

PART III

OTHER REQUIREMENTS

A. REOPENER CLAUSE

If an applicable standard or limitation is promulgated under TDEC Rule 1200-04-05 and that effluent standard or limitation is more stringent than any effluent limitation in the permit or controls a pollutant not limited in the permit, the permit shall be promptly modified or revoked and reissued to conform to that effluent standard or limitation.

B. NUTRIENT MANAGEMENT PLAN (NMP)

The permittee's NMP is entitled "Comprehensive Nutrient Management Plan" for Farm/Facility Name "Chuck Hayes Farms" and Owner/Operator Name "Chuck Hayes." The NMP with TDA approval was originally received by the division on May 18, 2012; additional NMP information was received on June 19, 2012, June 25, 2012, and October 23, 2012. This NMP and any future revised NMPs, authorized according to section III.B.3 below, are incorporated into this permit by reference.

The NMP must incorporate the requirements listed in sections III.B.1 and III.B.2 below. Nutrient application rates shall be based on a field-specific assessment of the potential for nitrogen and phosphorus transport from the field and that addresses the form, source, amount, timing, and method of application of nutrients on each field to achieve realistic production goals, while minimizing nitrogen and phosphorus movement to surface waters.

Application rates for manure, litter, and other process wastewater applied to land under the ownership or operational control of the CAFO must minimize phosphorus and nitrogen transport from the field to surface waters in compliance with the technical standards for nutrient management established by the director.

1. Contents of Nutrient Management Plan (NMP)

The permittee has developed and submitted for state approval from TDA a site-specific nutrient management plan (NMP). The NMP must be kept on site. The NMP is available for public review at the Nashville central office, the Jackson Environmental Field Office and the TDA Ellington Agriculture Center. The permittee must have all measures, structures, etc., of the NMP in place and fully implemented upon the date of permit issuance. The NMP must comply with applicable state rules and:

- a. Includes best management practices and procedures necessary to implement applicable effluent limitations and standards,
- b. Ensures adequate storage of manure, litter, and process wastewater including procedures to ensure proper operation and maintenance of the storage facilities,
- c. Ensures proper management of mortalities (i.e., dead animals) so that they are not disposed of in a liquid manure, stormwater, or process wastewater storage or treatment system that is not specifically designed to treat animal mortalities as outlined in NRCS Conservation

Practice Standard 316, October 2002 (or the most recent edition) and/or the NRCS Animal Waste Handbook.

- d. Ensures that clean water is diverted, as appropriate, from the production area,
- e. Prevents direct contact of confined animals with waters of the state,
- f. Ensures that chemicals and other contaminants handled on-site are not disposed of in any manure, litter, process wastewater, or stormwater storage or treatment system unless specifically designed to treat such chemicals and other contaminants,
- g. Identifies appropriate site specific conservation practices to be implemented, including, as appropriate, buffers or equivalent practices to control runoff of pollutants to waters of the state (these practices must meet minimum standards set in the NRCS Field Office Practice Standard and/or the NRCS Animal Waste Handbook),
- h. Identifies protocols for appropriate testing of manure, litter, process wastewater, and soil that are approved by the University of Tennessee testing lab for Tennessee conditions,
- i. Establishes protocols to land apply manure, litter or process wastewater in accordance with site specific nutrient management practices that ensure appropriate agricultural utilization of the nutrients in the manure, litter or process wastewater, and
- j. Identifies specific records that will be maintained to document the implementation and management of the minimum elements described in items a through i above.
- k. In addition to NRCS technical standards, NMPs must address facility maintenance until all manure and/or litter is transferred to a third party or land applied in accordance with the NMP, see subpart III.E below.

2. Terms of the NMP

The terms of the permittee's site-specific nutrient management plan (NMP) are enforceable through this permit. The terms of the NMP are the information, protocols, best management practices, and other conditions in the NMP determined by the director to be necessary to implement the NMP. The terms of the NMP, with respect to protocols that ensure appropriate agricultural utilization of the nutrients in the manure, litter or process wastewater, must include field-specific rates of application properly developed in accordance with recommendations by the University of Tennessee Extension and any timing limitations identified in the NMP concerning land application on the fields available for land application.

3. Changes to a NMP

The permittee must review their NMP annually to determine if any changes are necessary. Whenever the permittee makes changes to its NMP previously submitted to the director:

- a. The CAFO owner or operator must provide the director with the most current version of the CAFO's nutrient management plan and identify changes from the previous version, except that the results of calculations made in accordance with the requirements of section I.B.5 above are not considered to be changes to the nutrient management plan subject to the requirements of this paragraph.
- b. The director must review the revised NMP to ensure that it meets the requirements of this paragraph and applicable effluent limitations and standards and must determine whether the changes to the NMP include revisions to the terms of the NMP as set forth in section III.B.2 above. The director must advise the CAFO owner or operator whether or not the changes meet the requirements of this paragraph and applicable effluent limitations and standards and

upon such notification the CAFO must either make further revisions to the NMP or implement the revised NMP.

C. BEST MANAGEMENT PRACTICES (BMPS)

1. General Requirements

- a. The permittee shall prevent discharge of pesticide-contaminated waters into retention structures. All wastes from dipping vats, pest and parasite control units, and other facilities utilized for the management of potentially hazardous or toxic chemicals shall be handled and disposed of in a manner such as to prevent pollutants from entering the retention structures or waters of the state.
- b. All discharges to containment structures shall be composed entirely of wastewater from the proper operation and maintenance of a CAFO and the precipitation runoff from the CAFO areas. The disposal of any materials (other than discharges associated with proper operation and maintenance of the CAFO) into the containment structures is prohibited by this permit.
- c. Chemicals, manure, litter, and/or process wastewater shall be managed to prevent spills. Procedures for cleaning up spills shall be developed and the necessary equipment to implement clean up shall be available to facility personnel.
- d. No CAFO liquid waste management system shall be constructed, modified, repaired, or placed into operation after April 13, 2006, unless it is designed, constructed, operated, and maintained in accordance with final design plans and specifications which meet or exceed standards in the NRCS Field Office Technical Guide and other guidelines as accepted by the Departments of Environment and Conservation, or Agriculture, per TDEC Rule 1200-04-05-.14(14).
- e. The operator shall notify the division in the event of any significant fish, wildlife, or migratory bird/endangered species kill or die-off on or near retention ponds or in fields where waste has been applied, and which could reasonably have resulted from waste management at the facility.
- f. Where employees are responsible for work activities which relate to permit compliance, those employees must be regularly trained in the proper operation and maintenance of the facility and waste disposal. Training shall include topics as appropriate such as land application of wastes, proper operation and maintenance of the facility, good housekeeping and material management practices, necessary record-keeping requirements, and spill response and clean up. The permittee is responsible for determining the appropriate training frequency for personnel and the NMP shall identify periodic dates for such training.
- g. Uncontaminated storm water runoff shall be diverted away from manure, litter, process wastewater, waste retention structures, and mortality management areas, i.e., lagoons, under floor pits, composters, etc.

2. Depth Marker

All open surface liquid impoundments must have a depth marker which clearly indicates the minimum capacity necessary to contain the runoff and direct precipitation of the 25-year, 24-hour rainfall event (equivalent of 6.96 inches of precipitation at this location) and the minimum required freeboard according to the lagoon design.

3. Land Application of Animal Waste

The following best management practices (BMPs) are required to be implemented through the permittee's NMP that incorporates a field-specific assessment of the potential for nitrogen and phosphorus transport from the field and that addresses the form, source, amount, timing, and method of application of nutrients on each field to achieve realistic production goals, while minimizing nitrogen and phosphorus movement to surface waters:

- a. Application rates for manure, litter, and other process wastewater applied to land under the ownership or operational control of the CAFO must minimize phosphorus and nitrogen transport from the field to surface waters in compliance with technical standards for nutrient management that:
 - i. Include a field-specific assessment of the potential for nitrogen and phosphorus transport from the field to surface waters, and address the form, source, amount, timing, and method of application of nutrients on each field to achieve realistic production goals, while minimizing nitrogen and phosphorus movement to surface waters, that employs the Tennessee Phosphorus Index (a tool developed by the University of Tennessee Extension Service and the NRCS to assess the risk of phosphorus movement from the application area to waters of the state); and
 - ii. Include appropriate flexibilities for any CAFO to implement nutrient management practices to comply with the technical standards, including consideration of multi-year phosphorus application on fields that do not have a high potential for phosphorus runoff to surface water, phased implementation of phosphorus-based nutrient management, and other components, as determined appropriate by the director;
- b. Annual manure analysis for nitrogen and phosphorus content, using procedures outlined in Tennessee NRCS Conservation Practice Standard 590, January 2003 (or most recent), and soil analysis at a minimum of once every five years for phosphorus content (the results of these analyses are to be used in determining application rates for manure, litter, and other process wastewater);
- c. Periodic inspection of equipment used for land application of manure, litter and other process wastewater:
- d. Application of manure, litter, and process wastewater that:
 - i. Is applied no closer than 100 feet to any down-gradient surface waters, open tile line intake structures, sinkholes, agricultural well heads, or other conduits to surface waters unless,
 - 1) The CAFO substitutes the 100-foot setback with a 35-foot wide vegetated buffer or by leaving in place a 60-foot natural riparian buffer, where applications of manure, litter, or process wastewater are prohibited; or
 - 2) The CAFO demonstrates that a setback or buffer is not necessary because implementation of alternative conservation practices or field-specific conditions will provide pollutant reductions equivalent to or better than the reductions that would be achieved by the 100-foot setback;
 - ii. Is applied no closer than 100 feet for any potable well, public or private or as recommended by the University of Tennessee Extension; and

- e. For new CAFOs that are located adjacent to exceptional Tennessee waters and outstanding national resource waters (as identified by the department), leave in place a minimum 60-foot natural riparian buffer between the stream and the land application area.
- f. There must not be land application of nutrients including manure, litter or process waste water, within 24 hours of a precipitation event that may cause runoff from the fields. The operator shall not land apply nutrients to frozen, flooded, or saturated soils when the potential for runoff is high.

D. TRANSFER TO THIRD PARTY

In cases where CAFO-generated manure, litter, or process wastewater is sold or given away in its entirety to be used for land application activities that are not under the control of the permitted CAFO, land application does not need to be addressed in the permitted CAFO NMP. However, the permittee must do the following for every transfer of waste:

- a. Provide the recipient of the manure, litter or process wastewater with the most current nutrient analysis, consistent with 40 CFR § 412 and approved by the University of Tennessee Extension; and
- b. Ensure that the recipient sign the Agreement for the Removal of Litter, Manure and/or Process Wastewater using the form in Appendix B below. The permitted CAFO must keep a copy of the signed Agreement along with other records required by this permit, per section I.D.2 above.

In addition, the permittee must retain for five years records of the date, recipient name and address, and approximate amount of manure, litter or process wastewater transferred to a third party using the form in Appendix C.

E. CLOSURE PLAN

The permittee must fully implement the closure/rehabilitation plan for the waste system storage/treatment structure(s) within 360 days of ceasing operation.

In addition to NRCS technical standards, the plan must address facility maintenance until proper closure and include the following:

- a. All mortalities must be properly disposed of, in accordance with the requirements of subpart III.F below;
- b. No lagoon or other earthen basin shall be permanently abandoned,
- c. Lagoons and other earthen basins shall be maintained at all times until closed in compliance with this subpart,
- d. All lagoons and other earthen basins must be closed if the permittee ceases operation. In addition, any lagoon or other earthen basin that is not in use for a period of twelve consecutive months must be closed unless the permittee is viable, intends to resume use of the structure at a later date, and; maintains the structure as though it were actively in use, to prevent compromise of structural integrity; or removes manure and wastewater to a depth of one foot or less and refills the structure with clean water to preserve the integrity of the synthetic or earthen liner. In either case, the permittee shall notify the division of the action

- taken and shall conduct routine inspections, maintenance, and record keeping as though the structure were in use. Prior to restoration of use of the structure, the permittee shall notify the division and provide the opportunity for inspection,
- e. All closure of lagoons and other earthen basins must be in accordance with NRCS standards (Field Technical Guide No. 360, Closure of Waste Impoundment). Consistent with NRCS standards, the permittee shall remove all waste materials to the maximum extent practicable and dispose of them in accordance with the permittee's NMP, unless otherwise authorized by the division.
- f. Unless otherwise authorized by the division, completion of closure for lagoons and other earthen basins shall occur as promptly as practicable after the permittee ceases to operate or, if the permittee has not ceased operations, 12 months from the date on which the use of the structure ceased, unless the requirements above are met.

F. MORTALITY MANAGEMENT

The permittee must ensure proper management of mortalities (i.e., dead animals) so that they are not disposed of in a liquid manure, stormwater, or process wastewater storage or treatment system that is not specifically designed to treat animal mortalities. Mortalities must be handled in such a way as to prevent the discharge of pollutants to surface water. At a minimum, the requirements of the most recent versions of Tennessee NRCS Conservation Practice Standards 316-Animal Mortality Facility, May 1, 2006 (or most recent) and 317-Composting Facility, May 2002 (or most recent) must be followed, as applicable. Records documenting compliance with the NRCS Conservation Practice Standards shall be maintained in compliance with section I.D.2 above. Requirements for mortality composting include, but are not limited to, the following:

- a. The initial compost mix shall have a Carbon to Nitrogen (C:N) ratio between 25:1 and 40:1.
- b. A dependable source of carbonaceous material shall be stored and available to mix with the nitrogen rich waste materials.
- c. Add bulking materials to the mix as necessary to enhance aeration.
- d. Provision shall be made for maintaining adequate moisture in the compost mix throughout the compost period within the range of 40 to 60 percent (wet basis).
- e. Manage the compost to attain and then maintain the internal temperature for the duration required to meet management goals.
- f. When the management goal is to reduce pathogens, the compost shall attain a temperature greater than 130°F for at least five days as an average throughout the compost mass.
- g. Continue the composting process long enough for the compost mix to reach the stability level where it can be safely stored without undesirable odors.

Appendix A – Nutrient Calculation Methodology

<u>Nitrogen volatilization</u>: According to UT PB1510, swine manure that is irrigated with no incorporation loses 50% of the nitrogen.

<u>Residual nitrogen credits</u>: To calculate available residual nitrogen, follow Table 4 in the UT PB1510 document. Manure is applied annually, so you take last year's manure test nitrogen and multiply by the coefficient 0.13 to obtain residual manure nitrogen from previous applications.

<u>Calculations</u>: To calculate the rate Chuck Hayes should take his previous manure test and go to page 42 of the CNMP table 6.5. This will give him the removal rates and phosphate recs for each field. Whichever value is higher is the value to which applications should be based. Rec or Removal Rate divided by Manure analysis P2O5 multiplied by 1,000 gives that rate to which each field should be applied. Then for nitrogen and K2O take number of gallons applied divided by 1,000 and multiplied by the Nitrogen and K20 manure analysis will give him units applied.

Appendix B – Agreement for the Removal of Litter, Manure and/or Process Wastewater

111	ie conditions fistec	i below help to	protect water quanty. These conditions apply to fitter, manure	and/or							
pro	ocess wastewater i	removed from a	n AFO. This agreement is for (amount of waste removed, i.e.	tons,							
ga	llons, etc.)		of waste, removed on (date), fi	rom the							
fac	cility owned by Ch	nuck Hayes and	located at 1645 Jim Merrell Road, Paris, TN.								
Th	e litter, manure ar	nd/or process wa	astewater must be managed to ensure there is no discharge of l	itter,							
ma	anure and/or proce	ess wastewater t	o surface or groundwater.								
A.	. When removed from the facility, litter, manure and/or process wastewater should be applied directly to the field or stockpiled and covered with plastic or stored in a building.										
В.	. Litter, manure and/or process wastewater must not be stockpiled near streams, sinkholes, wetlands or wells.										
C.	Fields receiving three years.	litter, manure a	nd/or process wastewater should be soil tested at least every tw	vo or							
D.	A litter, manure rates for various	_	wastewater nutrient analysis should be used to determine appli	cation							
E.	Calibrate spread	ing equipment a	and apply litter, manure and/or process wastewater uniformly.								
F.	Apply no more r	nitrogen or phos	sphorus than can be used by the crop.								
G.	sinkholes and we	ells. The follow	between the application sites and adjacent streams, lakes, ponding non-application buffer widths, taken from NRCS Conservate used when applicable:								
	Object, Site	Buffer Width, feet	Situation								
	Wells	150	Up-slope of application site								
-	Water body	300 30-100	Down-slope of application site, if conditions warrant applicate Depending on the amount and quality of vegetation and slope								
- 1	Public Use Area	300	All	·							
_ <u> </u> _	Residences	300	Other than producer								
	Do not apply litt	er, manure and/	or process wastewater when the ground is frozen, flooded, saturating, erosion or rapid runoff.	urated							
I.	Cover vehicles h	auling litter, ma	anure and/or process wastewater on public roads.								
J.	Keep records of	locations where	e poultry litter will be used as a fertilizer.								
I,			am the person receiving litter, manure,	and/or							
pro	ocess wastewater a	(name) and do understa	nd the conditions listed above.								
		signature)	(date)								
		(address)	(phone)								

Appendix C - Names of Persons and/or Firms that Remove Litter, Manure and/or Process Wastewater

from Chuck Hayes Farms (SOP-12017)

Name:	Name:	
Address:	Address:	
		_
Phone No.:	Phone No.:	
Tons Removed:	Tons Removed:	
Date:	Date:	
No	Name	
Name:	Name:	
Address:	Address:	
Phone No.:	Phone No.:	
Tons Removed:	Tons Removed:	
Date:	Date:	
Name:	Name:	
Address:	Address:	
	<u> </u>	
Phone No.:	Phone No.:	_
Tons Removed:	Tons Removed:	
Date:	Date:	
Name:	Name:	_
Address:	Address:	
Phone No.:	Phone No.:	
Tons Removed:	Tons Removed:	
Date:	Date:	
Name:	Name:	
Address:	Address:	
Phone No.:	Phone No.:	
Tons Removed:	Tons Removed:	
Date:	Date:	

Appendix D – Discharge Report Form

DISCHARGE REPORT FORM

PERMIT NUMBER: SOP-12017

(NOTE: Read instructions before completing this form.)
* Required notification information per section I.B.3., Discharge Notification, may be included with this form. *

PERMITTEE NAME/ADDRESS (Include Facility Name/Location if Different)

NAME

DISCHARGE INFORMATION:

NAME Chuck Hayes Farms			DATE: TIME:												
Address 134 Holly Fork Cove Paris, TN 38242			DURATION:												
			FLOW RATE:							VOLUME ESTIMATE					
FACILITY Chuck Hayes F						DE	SCRIPTION:								
LOCATION Henry County,															
Attn: Mr. Chucl	k Hayes		Cause:												
PARAMETER			QUANTITY OR LOADING				QUALITY OR COM	1			No. Ex	Frequency	SAMPL	E TYPE	
		Average	Maximum	Units	Minir		Average	Maximum	Ui	nits		of Analysis			
BOD, 5-Day (20 Deg C)	SAMPLE MEASUREMENT	*****	******	****	****	***	*****		(1	19)		01/DS	G	R	
EFFLUENT GROSS VALUE	PERMIT REQUIREMENT	******	******	****	****	****	******	REPORT	m	g/L		Once per Discharge	Gr	ab	
Solids, Total Suspended	SAMPLE MEASUREMENT	******	******	****	***	****	******		(1	19)		01/DS	G	R	
00530 1 0 0 EFFLUENT GROSS VALUE	PERMIT REQUIREMENT	******	******	****	****	****	******	REPORT	m	g/L		Once per Discharge	Gr	ab	
Nitrogen Total (as N)	SAMPLE MEASUREMENT	******	*****	****	****	***	******		(1	19)		01/DS	G	R	
00600 1 0 0 EFFLUENT GROSS VALUE	PERMIT REQUIREMENT	*****	*****	****	****	****	******	REPORT	m	g/L		Once per Discharge	Gr	ab	
Nitrogen Nitrate Total (as N)	SAMPLE MEASUREMENT	******	*****	****	****	****	*****		(*	19)		01/DS	G	R	
00620 1 0 0 EFFLUENT GROSS VALUE	PERMIT REQUIREMENT	*****	******	****	****	****	******	REPORT	m	g/L		Once per Discharge	Gr	ab	
Nitrogen Kjeldahl Total (as N)	SAMPLE MEASUREMENT	*****	******	****	****	****	******		(1	19)		01/DS	G	R	
00625 1 0 0 EFFLUENT GROSS VALUE	PERMIT REQUIREMENT	*****	*****	****	****	*****		REPORT	m	g/L	Once per Discharge		Gr	Grab	
Phosphorus, Total (as P)	SAMPLE MEASUREMENT	******	*****	****	****		*****		(*	19)		01/DS	G	R	
00665 1 0 0 EFFLUENT GROSS VALUE	PERMIT REQUIREMENT	******	*****	****	****	****	******	REPORT	m	g/L		Once per Discharge	Gr	ab	
Phosphorus, Dissovled	SAMPLE MEASUREMENT			****	******			('	19)		01/DS	G	iR		
00666 1 0 0 EFFLUENT GROSS VALUE	PERMIT REQUIREMENT	******	******	****	****	****	******	******* REPORT		g/L	Once per Discharge		Grab		
Name/ fille i fillopai Executive Officer			aw that this document and all attachments were					Telephone			Date				
prepared under my direction designed to assure that que information submitted. Bas manage the system, or the information, the information belief, true accurate and		ed to assure that qualification submitted. Based on the system, or those parties.	ed personnel properly on my inquiry of the p persons directly respo bmitted is, to the bes	y gather and evaluerson or persons on sible for gathering tof my knowledge	ate the who ng the and										
TYPED OR PRINTED	penaltie imprisor	es for submitting false in nment for knowing viola	alse information, including the possibility of file g violations. As specified in Tennessee Code -702(a)(4), this declaration is made under per			ine and SIGNATURE OF PRINCIPAL EXECUTIVE			AREA CODE	N	UMBER	YEAR	MONTH	DAY	
COMMENT AND EXPLANATIO	N OF ANY VIOL	ATIONS (Reference	all attachments	here)										-	

General Instructions

- 1. If for any reason, there is a discharge to a water body of the state, the permittee shall make immediate oral notification within 24-hours to the Division of Water Resources (division) and notify the division in writing within five working days of the discharge from the facility. In addition, the permittee shall keep a copy of the notification submitted to the division together with the NMP. The notification shall include the following information:
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 - c. Cause of the discharge: If caused by a precipitation event(s), information from the onsite rain gauge concerning the size of the precipitation event must be provided.
- 2. Enter "Sample Measurement" data for each parameter under "Quantity" and "Quality" in units specified in permit. "Average" is normally arithmetic average (geometric average for bacterial parameters) of all sample measurements for each parameter obtained during "Monitoring Period"; "Maximum" and "Minimum" are normally extreme high and low measurements obtained during "Monitoring Period".
- 3. Where violations of permit requirements are reported, attach a brief explanation to describe cause and corrective actions taken, and reference each violation by date.
- 4. Enter "Name/Title of Principal Executive Officer" with "Signature of Principal Executive Officer or Authorized Agent", "Telephone Number", and "Date" at bottom of form.
- 5. Mail signed Report to Office(s) by date(s) specified in permit. Retain copy for your records.
- 6. More detailed instructions for use of this Discharge Report Form may be obtained from Office(s) specified in the permit.

Legal Notice

Penalties for violating the terms and conditions of a permit and/or the Water Quality Control Act are assessed on a case by case basis according to the actual or potential environmental harm that has resulted in each instance. The Water Quality Control Act authorizes the department to assess up to \$10,000.00 per day, per violation, according to those conditions.

DISCHARGE REPORT FORM

PERMIT NUMBER: SOP-12017

(NOTE: Read instructions before completing this form.)
* Required notification information per section I.B.3., Discharge Notification, may be included with this form. *

PERMITTEE NAME/ADDRESS (Include Facility Name/Location if Different)

DISCHARGE INFORMATION:

NAME	Chuck Hayes					Date: Time:								
Address 134 Holly Fork Cove Paris, TN 38242 FACILITY Chuck Hayes Farms								DURATION:						
								FLOW RATE:	VOLUME ESTIMATE					
							Di	ESCRIPTION:						
LOCATION	Henry County,													
	Attn: Mr. Chuc	k Hayes						CAUSE:						
P/	ARAMETER			ANTITY OR LOADING			QUALITY OR CO		No. Ex	Frequency	SAMPI	E TYPE		
			Average	Maximum	Units	Minimum	Average	Maximum	Units		of Analysis	OAIIII E		
E. Coli M #/100mL	ITEC-MF,	SAMPLE MEASUREMENT	******	*****	****	*****	******		(13)		01/DS	G	iR	
31648 1 EFFLUENT O	0 0 GROSS VALUE	PERMIT REQUIREMENT	*****	*****	****	*****	*****	REPORT	#/100 ml		Once per Discharge	Gr	ab	
Flow, To		SAMPLE MEASUREMENT	*****		(03)	******	******	******	****	01/D		EST		
50050 1 EFFLUENT 0	0 0 GROSS VALUE	PERMIT REQUIREMENT		SE PER DAY, otal	MGD	*****	*****	******	****		Once per Discharge	Esti	Estimate	
Nitrogen Total (as	Ammonia	SAMPLE MEASUREMENT	*****	******	****	*****	*****		(19)	(19)		GR		
71845 1		PERMIT REQUIREMENT	*****	*****	****	*****	*****	REPORT	mg/L		Once per Discharge	Gr	ab	
		SAMPLE MEASUREMENT												
		PERMIT REQUIREMENT												
		SAMPLE MEASUREMENT												
		PERMIT REQUIREMENT												
		SAMPLE MEASUREMENT												
		PERMIT REQUIREMENT												
		SAMPLE MEASUREMENT												
		PERMIT REQUIREMENT												
Name/Title Principal Executive Officer I certify under penalty of law prepared under my direction									one	Date				
		designed information manage the information information information described in the information descri	to assure that qualifican submitted. Based on he system, or those pon, the information su	ed personnel properly on my inquiry of the p persons directly responding the best abmitted is, to the best plete. I am aware tha	y gather and evalu person or persons on consible for gathering to of my knowledge	ate the who ng the and								
TYPED OR PRINTED		penalties imprisonn	for submitting false in ment for knowing viola	nformation, including ations. As specified ir a)(4), this declaration	the possibility of fi Tennessee Code	ne and	GNATURE OF PRINCIPAL OFFICER OR AUTHORIZ	AREA CODE	NUMBER	YEAR	MONTH	DAY		
COMMENT	AND EXPLANATION	ON OF ANY VIOLAT	TIONS (Reference	e all attachments	here)									

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- 1. If for any reason, there is a discharge to a water body of the state, the permittee shall make immediate oral notification within 24-hours to the Division of Water Resources (division) and notify the division in writing within five working days of the discharge from the facility. In addition, the permittee shall keep a copy of the notification submitted to the division together with the NMP. The notification shall include the following information:
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- 5. Mail signed Report to Office(s) by date(s) specified in permit. Retain copy for your records.
- 6. More detailed instructions for use of this Discharge Report Form may be obtained from Office(s) specified in the permit.

Legal Notice

Penalties for violating the terms and conditions of a permit and/or the Water Quality Control Act are assessed on a case by case basis according to the actual or potential environmental harm that has resulted in each instance. The Water Quality Control Act authorizes the department to assess up to \$10,000.00 per day, per violation, according to those conditions.

Addendum to Rationale

Chuck Hayes Farms Permit Number SOP-12017

December 20, 2012

Prepared by: Erin O'Brien

On November 8, 2012, the division received a correction notice from Chuck Hayes's consultant that the integrator in this permit should be listed as Tosh Pork. The permit has been updated to reflect this correction.

RATIONALE

Chuck Hayes Farms PERMIT NO. SOP-12017 Paris, Henry County, Tennessee

November 2012

Permit Writer: Erin O'Brien

I. DISCHARGER

Chuck Hayes Farms 1645 Jim Merrell Road Paris, Henry County, Tennessee

Contact Person:

Mr. Chuck Hayes 134 Holly Fork Cove Paris, TN 38242

Phone Number: 731-642-0452

Nature of Business: Hog production

SIC Code(s): 0213 (Hogs)

II. PERMIT STATUS

This application was received on June 25, 2012.

Environmental Field Office: Jackson

Primary Longitude: -88.26654 Primary Latitude: 36.391075

III. FACILITY ADJACENT WATERS

Chuck Hayes Farms operates a hog farm at 1645 Jim Merrell Road in Paris, Henry County, Tennessee. This operation is located near Nelson Creek. All wastewater discharges from a CAFO production area to waters of the state of Tennessee are prohibited, except when either a chronic or catastrophic rainfall event causes an overflow of process wastewater from a facility properly designed, constructed, operated, and maintained to contain all process wastewater resulting from the operation of the CAFO (such as wash water, parlor water, watering system overflow, etc.).

Nelson Creek is classified for fish and aquatic life, recreation, irrigation, and livestock watering and wildlife.

IV. PERMIT LIMITS AND MONITORING REQUIREMENTS

The following limitations will be established for the operation of a Concentrated Animal Feeding Operation (CAFO) at Chuck Hayes Farms.

Application rates for manure, litter, or process wastewater to land under the ownership or operational control of the CAFO must be managed to minimize phosphorus and nitrogen transport from the application field to waters of the state according to the permittee's site-specific nutrient management plan (NMP).

A. DISCHARGE CRITERIA

Whenever precipitation causes an overflow of manure, litter, or process wastewater, pollutants in the overflow may be discharged into waters of the state provided that:

- a. The production area is designed, constructed, operated and maintained to contain all manure, litter, and process wastewater including the runoff and the direct precipitation from a 25-year, 24-hour rainfall event (6.96 inches of precipitation, based on information provided in the facility's nutrient management plan);
- b. The production area is operated in accordance with the requirements of this permit.

If a catastrophic event causes a discharge from the facility, the discharge will be authorized under the Upset conditions of this permit (subpart II.O) provided that the permittee has been operating the facility in compliance with the permit. It should be noted that if an upset occurs, the burden of proof will be on the permittee.

B. REPORTING REQUIREMENTS

If for any reason, there is a discharge to a water body of the state or an overflow or discharge from a waste retention structure, the permittee shall make immediate oral notification within 24 hours to the division and notify the division in writing within five working days of the discharge from the facility. In addition, the permittee shall keep a copy of the notification submitted to the division together with the NMP. The notification shall include the following information:

- a. Description of the discharge: A description and cause of the discharge, including a description of the flow path to the receiving water body. Also, an estimation of the flow and volume discharged.
- b. Time of the discharge: The period of discharge, including exact dates and times, and the anticipated time the discharge is expected to continue, and steps being taken to reduce, eliminate and prevent recurrence of the discharge.
- c. Cause of the discharge: If caused by a precipitation event(s), information from the onsite rain gauge concerning the size of the precipitation event must be provided.

C. SAMPLING REQUIREMENTS

The permittee must collect a sample of the waste/wastewater discharged and shall analyze the sample for the following parameters, at a minimum: flow, biochemical oxygen demand (BOD₅), total suspended solids (TSS), total nitrogen, total ammonia nitrogen, total kjeldahl nitrogen, total

nitrate nitrogen (as N), total phosphorus, dissolved phosphorus, and *Escherichia coli*. Sampling results must be submitted to the Jackson EFO along with the following:

- a. Volume of the discharge: An estimate of the volume of the release and the date and time.
- b. Sampling procedures: Samples shall consist of grab samples collected from the over-flow or discharges from the retention structure. A minimum of one sample shall be collected from the initial discharge (within 30 minutes).
- c. Reasons for not sampling: If conditions are not safe for sampling, the permittee must provide documentation of why samples could not be collected. However, once the unsafe conditions have passed, the permittee shall collect a sample for the retention structure (pond or lagoon) within 30 minutes.

V. OTHER REQUIREMENTS

The following additional requirements will be included in the permit:

A. NUTRIENT MANAGEMENT PLAN

The permittee has developed and submitted for state approval (from TDA) a site-specific nutrient management plan (NMP). The NMP was prepared in accordance with NRCS Field Office Conservation Practice Standards and/or the NRCS Animal Waste Handbook. The NMP must be kept on site. The NMP is available for public review at the Nashville Central Office, the Jackson Environmental Field Office or at the Tennessee Department of Agriculture, Ellington Agricultural Center in Nashville, Tennessee.

B. LAND APPLICATION REQUIREMENTS

All dairy, cattle, swine, poultry and veal CAFOs that land apply manure, litter, or process wastewater must apply setbacks from existing streams, lakes and sinkholes that are adequate to protect water quality, public health, well heads and groundwater, consistent with the guidelines found in 1200-04-05.14(11) (a)-(e) and in the NRCS Field Office Technical Guide.

The natural riparian buffer requirements are based on data presented in NCASI Technical Bulletin No. 799, "Riparian Vegetation Effectiveness," which indicated that a strip of approximately 60' of diverse vegetation (shrub, grass and trees) provides optimal pollutant removal.

C. TRANSFER TO THIRD PARTY

Prior to transferring any of manure, litter or process wastewater to a third party, the permittee must provide the recipient of the manure, litter or process wastewater with the most current nutrient analysis (consistent with 40 CFR § 412 and 1200-04-05.14(11)(b)), and ensure that the third party signs the Agreement for the Removal of Litter, Manure and/or Process Wastewater from an AFO form (Appendix B) to be used for land application activities that are not under the operational control of the permitted CAFO.

D. RECORD KEEPING

Permittee must create, maintain on site for five years, and make available to the director, upon request all records in accordance with 1200-04-05-.14(10)(b).

VI. PERMIT DURATION

According to the requirements of TDEC Rule 1200-04-05-.11 each issued permit shall have a fixed term not to exceed five years.